

EXHIBIT A

Colette Vogele, 03:21 PM 6/12/2008, Re: Docket No. 97

From: Colette Vogele <colette@vogelelaw.com>
To: Robert Apgood <rob@carpelaw.com>
Subject: Re: Docket No. 97
Date: Thu, 12 Jun 2008 15:21:40 -0700
X-Mailer: Apple Mail (2.924)

Dear Mr. Apgood,

Thank you for your letter below. We are once again talking past each other. Let me be clear: there is no settlement. The settlement terms that were reached on May 22 required specific actions by your client by specific dates in order for the agreement to take effect. These are called "contingencies". Your client did not meet those contingencies, nor did she ever ask for Ms. Blue's agreement to new terms or dates for compliance with the contingencies. Accordingly, there is no agreement.

That being said, Ms. Blue is happy to continue to explore settlement simultaneous with litigating the case. If your client wishes to make a new proposal, Ms. Blue will be happy to consider it. Any future proposal must, at minimum, include all of the terms originally reached at the settlement conference. Moreover, it would certainly be a sign of good faith to Ms. Blue if Defendant would take the laboring oar on drafting the settlement agreement.

Looking ahead, we look forward to receiving the written discovery responses and the documents to be produced by Defendant. Please confirm that the production will be completed this week, per Ben Costa's email to you of June 10.

Also, please get back to me about dates for Ms. Woffinden's deposition. I have many matters I am trying to schedule in that same time frame and need to take those into account. Your and Defendant's anticipated cooperation would be greatly appreciated. I certainly hope we do not need to involve the Court with discovery problems.

Regards,
Colette

****please note our new address****

~ ~ ~ ~ ~

Colette Vogele, Esq.
Vogele & Associates
12 Geary Street, Suite 701
San Francisco, CA 94108
office 415.751.5737
email colette@vogelelaw.com

On Jun 10, 2008, at 6:46 PM, Robert Apgood wrote:

Ms. Vogele:

The parties have reached agreement on the terms of settlement. All efforts should and will be

Colette Vogeles, 03:21 PM 6/12/2008, Re: Docket No. 97

directed toward providing responses to your client's written discovery requests, as agreed, and toward finalizing the settlement document. Once the settlement document has been executed by the parties, the parties can then file a stipulated dismissal of each of their claims against the other. The dismissal will completely moot the issue of the amended answer and counterclaims.

However, your client's recent repudiation of the settlement reached during mediation before Judge Laporte leads us to the reasonable conclusion that your client does NOT intend to finalize the agreement, but rather is proceeding with prosecution of her claims. That, combined with your insistence that my client withdraw her amended answer and counterclaims, leads us to the alarming suspicion that the settlement to which your client "agreed" was but a ruse intended to manipulate my client and waste the valuable resources of the court.

If it is your and your client's intentions to unnecessarily multiply the proceedings in this matter, please so inform me. That being the case, we will necessarily seek specific performance by your client in settlement of the matter and request the court to award the costs and fees associated therewith, as well as sanctions pursuant to 28 U.S.C. 1927. Regarding settlement, do you intend to present a written document embodying the terms of the settlement agreement? To date, we have seen no such document. Rather, all we have seen is your client's furthering the prosecution of her claims.

Otherwise, please be advised that we are moving forward expeditiously to provide your client with formal responses to her written discovery requests. Regarding the domain transfer, I shall investigate the current status of the domain and take the necessary steps to ensure that your client's acquisition of the violetblue.org domain is can be effected.

Regards,
CarpeLaw PLLC
Robert S. Apgood

At 03:18 PM 6/10/2008, you wrote:
Dear Mr. Apgood,

At the settlement conference you said you would take under advisement our position regarding the propriety of Ms. Woffinden's filing of the amended answer and counterclaims (Docket No. 97). Please let us know by close of business tomorrow whether your client will withdraw the document from the record.

Very truly yours,
Colette Vogeles

please note our new address

~ ~ ~ ~ ~

Colette Vogeles, Esq.
Vogeles & Associates

Colette Vogele, 03:21 PM 6/12/2008, Re: Docket No. 97

12 Geary Street, Suite 701
San Francisco, CA 94108
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EXHIBIT B

Colette Vogele, 03:34 PM 6/17/2008, Blue v. Johnson - settlement

From: Colette Vogele <colette@vogelelaw.com>
To: Robert Apgood <rob@carpelaw.com>
Subject: Blue v. Johnson - settlement
Date: Tue, 17 Jun 2008 15:34:24 -0700
X-Mailer: Apple Mail (2.924)

Subject to FRE 408

Dear Mr. Apgood,

Plaintiff Violet Blue would like to see this case resolved through a prompt settlement. She would therefore like to know if Ms. Woffinden will be proposing firm (new) dates by which Ms. Woffinden will accomplish the following tasks identified as contingencies in the settlement conference:

- (a) the transfer of the domain;
- (b) the service of the subpoenas on the IRS; and
- (c) the production of the records.

If so, we ask that Ms. Woffinden make any such proposal as soon as possible, and in no event later tomorrow, June 19, 2008.

Very truly yours,
Colette

****please note our new address****

~ ~ ~ ~ ~

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EXHIBIT C

Colette Vogele, 04:55 PM 6/17/2008, Re: Blue v. Johnson - settlement

To: Colette Vogele <colette@vogelelaw.com>
From: Robert Apgood <rob@carpelaw.com>
Subject: Re: Blue v. Johnson - settlement
Cc:
Bcc:
Attached:

At 03:34 PM 6/17/2008, you wrote:
Subject to FRE 408

Dear Mr. Apgood,

Plaintiff Violet Blue would like to see this case resolved through a prompt settlement. She would therefore like to know if Ms. Woffinden will be proposing firm (new) dates by which Ms. Woffinden will accomplish the following tasks identified as contingencies in the settlement conference:

(a) the transfer of the domain;

The EPP code allowing your client to transfer the domain to her own registrar has been provided to you by way of cc of our letter to Magistrate Judge Laporte on June 13. The EPP transfer code is: siq6253. My client cannot transfer the domain "to" your client. Rather, using the EPP code, your client must transfer the domain "from" my client.

(b) the service of the subpoenas on the IRS; and

Actually, the IRS doesn't accept subpoenas any longer. They are now enforcing the use of Requests for Transcript For Tax Return (Form 4506T). These forms were sent to the Internal Revenue for copies of Ms. Woffinden's tax records for the past seven years and were mailed on or about June 13. As soon as a response is received, I shall forward those records on to you. Form 4506T indicates that responses should be sent out by the IRS in approx. ten (10) days from their receipt.

(c) the production of the records.

Responses to Plaintiff's discovery requests went out via priority mail in yesterday's mail. You should be receiving them by tomorrow.

If so, we ask that Ms. Woffinden make any such proposal as soon as possible, and in no event later tomorrow, June 19, 2008.

Ms. Woffinden proposes that the parties settle on the terms agreed in the settlement conference.

Please be advised that my client is out of the state for about another week.

Regards,

Colette Vogele, 04:55 PM 6/17/2008, Re: Blue v. Johnson - settlement

Robert S. Apgood

<rob@carpelaw.com>
206-624-2379

EXHIBIT D

Benjamin Anthony Costa, Esq., 02:05 PM 6/24/2008, Transfer of the www.violetblue.org domain

From: "Benjamin Anthony Costa, Esq." <ben@vogelelaw.com>
To: Robert Apgood <rob@carpelaw.com>
Subject: Transfer of the www.violetblue.org domain
Date: Tue, 24 Jun 2008 14:05:42 -0700
X-Mailer: Apple Mail (2.924)

Mr. Apgood,
Last Friday, we initiated the transfer of the www.violetblue.org domain. During the process, the Registrar informed us that the administrator would be emailed at nonamejane418@gmail.com to approve the transfer. As of today, we have heard nothing regarding this approval. Please inform Ms. Woffinden that this additional step is necessary, and ask that she facilitate the transfer as soon as possible.

If you have any questions about this process, please let me know.

Yours truly,
~Benjamin A. Costa

****please note: we have a new address!****

~ ~ ~ ~ ~
Benjamin A. Costa, Esq.
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EXHIBIT E



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violetblue.org

IP Addresses: 74.52.238.98
 IP Country: United States Of America
 Reverse IP Lookup: IP hosts 1 domains

Hosting Company: HOSTGATOR.COM (Total Domains: 448,851)
 Name:

ICANN Registrar: GO DADDY SOFTWARE, INC.

Creation Date: N/A

Expiry Date: N/A

Web Server: apache/1.3.31 (unix) mod_auth_passthrough/1.8
 mod_log_bytes/1.2 mod_bwlimited/1.4 php/4.3.8
 frontpage/5.0.2.2634a mod_ssl/2.8.19 openssl/0.9.7a

Website Status: Active

Domain ID:D80891318-LROR
 Domain Name:VIOLETBLUE.ORG
 Created On:08-Dec-2001 07:17:13 UTC
 Last Updated On:28-Aug-2008 00:27:23 UTC
 Expiration Date:08-Dec-2009 07:17:13 UTC
 Sponsoring Registrar:GoDaddy.com, Inc. (R91-LROR)
 Status:CLIENT DELETE PROHIBITED
 Status:CLIENT RENEW PROHIBITED
 Status:CLIENT TRANSFER PROHIBITED
 Status:CLIENT UPDATE PROHIBITED
 Registrant ID:GODA-049410479
 Registrant Name:Colette Voge
 Registrant Organization:Vogele and Associates
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
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



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